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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/481,988	01/11/2000	PAUL J. BRUINSMA	1941-70	6422	
20575 759	90 02/22/2002				
MARGER JOHNSON & MCCOLLOM PC			EXAMINER		
1030 SW MORI PORTLAND, O	RRISON STREET OR 97205		MARCANTONI, PAUL D		
			ART UNIT	PAPER NUMBER	
			1755 DATE MAILED: 02/22/2002	20	

Please find below and/or attached an Office communication concerning this application or proceeding.





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		FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
SERIAL NUMBER	FILING DATE		1941 - 70
09/481,988	iluloo	Bruinsma etal.	1111010
17 10 17 10 -			

EXAMINER Paul Marcantoni PAPER NUMBER ART UNIT 20 1755

DATE MAILED:

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

			7.5.1.00		
THE PERIO	D FOR RES	PONSE:		,	
a) M is exten	ded to run	4 mes	or continues to run	from the date of t	
b) _ expires	three months	ine statutory deri	Of 101 flip 100berge autient	the mailing date of this Advisory A ater than six months from the date	
Any ex The da purpos 1.17 wi	tension of tim te on which the es of determi Il be calculate	ne must be obtain the response, the ining the period of the date	ned by filing a petition under petition, and the fee have of extension and the corresp of the originally set shorten	37 CFR 1.136(a), the proposed r	response and the appropriate lee. Inse and also the date for the sylvension fee pursuant to 37 CFR
	roonanco to	the final rejection		has been considered with the foll	lowing effect, but it is not deemed
to place the	e application	in condition for a	allowance:		ction stands because:
1. The pro	posed amen	dments to the cl	aim and /or specification wil	not be entered and the final rejection	ecoccan and was not earlier
	presented.			thy the proposed amendment is n	ecessary and was not seemed
ь. 🗹	They raise ne	ew issues that we	ould require further consider	ation and/or search. (See Note).	
c. 🗌	They raise th	e issue of new n	natter. (See Note).		ing as simplifying the issues for
d. [7	appeal.			orm for appeal by materially reduc	•
е. 🖼	They preser	nt additional clair		esponding number of finally reject	
NOTE	:a	pplicate	amendments ad	ding now limitations	of a corresponding
	~7	Same u	umber of claims) resulted in t	his amendment
2. 🗀 Newl	v proposed (or amended clair	nswou	ld be allowed if submitted in a se	parately filed amendment cancelling
				on entered W will not be entered	d and the status of the claims will
3. 👿 Upor	n the filing an s follows:	appeal, the prop	posed amendment	Ge cilicide LL vimine	منس در ورو
	ns allowed:	1-27,40	9,41,58-60,69	<u>-71,78-88,90-95</u>	98,7109-113
	ns objected t ns rejected: .	116-			
	Howeve	r;			
	•		ercome the following rejection		
	the Ne	ssons 40R	Ja 8 12 7/4 11	considered but does not overcom	
		xhibit will not be	considered because applica	ant has not shown good and suffic	ent reasons why it was not earlier
•	sented. posed drawin	g correction	has has not been at	proved by the examiner.	Ast
Other					PAUL MARCANTONI